

May 29, 2018

via ECFS

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: CGKC&H No. 2 Rural Cellular Limited Partnership

E911 Location Accuracy Certification

PS Docket No. 17-78

Womble Bond Dickinson (US) LLP

1200 Nineteenth Street, NW Suite 500 Washington, DC 20036

t: 202.467.6900 f: 202.467.6910

Michael R. Bennet

Partner

Direct Dial: 202-857--4442 Direct Fax: 202-261-0042

E-mail:Michael.Bennet@wbd-us.com

Dear Ms. Dortch:

Transmitted herewith, on behalf of CGKC&H No. 2 Rural Cellular Limited Partnership ("CGKC&H") and pursuant to Section 20.18(i)(2)(iii)(C) of the Rules and Regulations of the Federal Communications Commission, is CGKC&H's E911 Indoor Location Accuracy Certification regarding compliance with the three-year benchmark set forth in Section 20.18(i)(2)(i) of the Commission's rules.

Should the Commission have any questions, please communicate directly with the undersigned.

Sincerely,

Womble Bond Dickinson (US) LLP

/s/ Michael R. Bennet

Michael R. Bennet Partner

I, Mike Higgins, Jr., am an Officer of CGKC&H No. 2 Rural Cellular Limited Partnership ("Company") and I am familiar with and have responsibility for Company's indoor location accuracy compliance. I hereby certify that, as of April 3, 2018, the Company (1) does not provide service or report live call data in one or more of the Test Cities; (2) is providing dispatchable location or x/y location information within 50 meters for 50 percent of all wireless 911 calls; (3) has deployed the indoor location technology or technologies used in its networks consistently with the manner in which such technologies have been tested in the test bed; and (4) has verified based on its own live call data that it is in compliance with the three-year benchmark set forth at 47 C.F.R. §20.18(i)(2)(i)(B)(2).

Mike Higgins, Jr

General Manager

3/27/1

Date